District Judge Jamal N. Whitehead

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¹ Pursuant to Federal Rule of Civil Procedure 25(d), Defendants substitute Secretary of State Marco Rubio for former Secretary Antony Blinken.

STIPULATED MOTION [Case No. 2:24-cv-01799-JNW] - 1

UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE

AMINA ALI MOHAMED, Case No. 2:24

Plaintiff,

v.

MARC D. DILLARD, et al., 1

Defendants.

Case No. 2:24-cv-01799-JNW

STIPULATED MOTION TO HOLD CASE IN ABEYANCE AND [PROPOSED] ORDER

Noted for Consideration: March 6, 2025

Plaintiff and Defendants, by and through their counsel of record, pursuant to Federal Rule of Civil Procedure 6 and Local Rules 7(d)(1), 10(g) and 16, hereby jointly stipulate and move to continue to stay these proceedings through April 9, 2025. Plaintiff brings this litigation pursuant to the Administrative Procedure Act and Mandamus Act seeking, *inter alia*, to compel Defendants to readjudicate Plaintiff's husband's immigrant visa application. This case is currently stayed through March 10, 2025. Dkt. No. 7, Order. For good cause, the parties request that the Court continue to hold this case in abeyance through April 9, 2025.

UNITED STATES ATTORNEY 1201 PACIFIC AVE., STE. 700 TACOMA, WA 98402 (253) 428-3800 STIPULATED MOTION

[Case No. 2:24-cv-01799-JNW] - 2

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	Courts have "broad discretion" to stay proc	eedings. Clinton v. Jones, 520 U.S. 681, 706
	(1997). "[T]he power to stay proceedings is incid	lental to the power inherent in every court to
	control the disposition of the causes on its docket v	with economy of time and effort for itself, for
	counsel, and for litigants." Landis v. N. Am. Co., 299	U.S. 248, 254 (1936); see also Fed. R. Civ. P. 1.
	With additional time, this case may be re	esolved without the need of further judicial
	intervention. Plaintiff's husband's visa application	remains refused under 8 U.S.C. § 1201(g) for
	required security screening. Security screening was very recently completed. The consular officer	
	at the U.S. Embassy in Nairobi expects to review	w the visa application file to determine the
	additional steps required in processing the visa app	plication. Additional time is required for this
	process to continue.	
	Accordingly, the parties respectfully request that the instant action be stayed until April 9,	
	2025. The parties will submit a joint status report on or before April 9, 2025.	
	DATED this 6th day of March, 2025.	
	Respectfully submitted,	
	TEAL LUTHY MILLER Acting United States Attorney	GOLDSTEIN IMMIGRATION LAWYERS
	MICHELLE R. LAMBERT, NYS #4666657 Assistant United States Attorney United States Attorney's Office Western District of Washington 1201 Pacific Avenue, Suite 700 Tacoma, Washington 98402	Soldstein Goldstein GOSHUA L. GOLDSTEIN, WSBA# 61773 Goldstein Immigration Lawyers 611 Wilshire Boulevard, Ste. 317 Los Angeles, California 90017 Phone: 213-425-1979 Email: jg@jgoldlaw.com Attorneys for Plaintiff
	Attorneys for Defendants I certify that this memorandum contains 269 words, in compliance with the Local Civil Rules.	

UNITED STATES ATTORNEY 1201 PACIFIC AVE., STE. 700 TACOMA, WA 98402 (253) 428-3800

[PROPOSED] ORDER

The case is held in abeyance until April 9, 2025. The parties shall submit a joint status report on or before April 9, 2025. It is so **ORDERED**.

DATED this 7th day of March, 2025.

JAMAL N. WHITEHEAD United States District Judge

STIPULATED MOTION [Case No. 2:24-cv-01799-JNW] - 3